## 05-915 MEREDITH V. JEFFERSON COUNTY BOARD OF EDUCATION, ET AL.

## **QUESTIONS PRESENTED FOR REVIEW**

- 1. Should <u>Grutter v. Bollinger</u>, 539 U.S. *306* (2003) and <u>Regents of University of California v. Bakke</u>, 438 U.S. 268 (1978) and <u>Gratz v. Bollinger</u>, 539 U.S. 244 (2003) be overturned and/or misapplied by the Respondent, the Jefferson County Board of Education to use race as the sole factor to assign students to the regular (non-traditional) schools in the Jefferson County Public Schools?
- 2. Whether the race-conscious Student Assignment Plan with mechanical and inflexible quota systems of not less than 15% nor greater than 50% of African American students without individually or holistic review of any student, meets the Fourteenth Amendment requirement of the use of race which is a compelling interest narrowly tailored with strict scrutiny.
- 3. Did the District Court abuse and/or exceed its remedial judicial authority in maintaining desegregative attractiveness in the Public Schools of Jefferson County, Kentucky?

Cert. Granted 6/5/06 To be argued in tandem with 05-908.